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Prepared by the Legislative Council staff for the Legislative Management Committee July 1999

## PROPOSED AMENDMENTS TO JOINT RULE 209

**SECTION 1. AMENDMENT.** Joint Rule 209 is amended as follows:

a bill that must be returned within three <u>legislative</u> days, <u>Sundays excepted</u>, after <u>presentation</u> <u>delivery to the Governor</u>, the bill must be returned to the Secretary of the Senate if a Senate bill or to the Chief Clerk of the House if a House bill, together with the objections to the bill. The Secretary of the Senate and Chief Clerk of the House may each designate an employee of the respective chamber for receipt of vetoed bills and objections. If the Secretary of the Senate or Chief Clerk of the House or the designated legislative employee, as appropriate, is not available to receive the vetoed bill and objections, the director of the Legislative Council or a Legislative Council employee designated by the director may receive the vetoed bill and the objections as the representative of the appropriate house. As used in this rule, "within three days" means within three calendar days, Sundays excepted, after the day of presentation to the Governor:

**NOTE:** This rules amendment recognizes the new executive article provision on gubernatorial vetoes effective July 1, 1997. Rather than "three days, Sundays excepted," under the former Section 9, the new Section 9 of Article V of the Constitution of North Dakota provides "three legislative days" as the timeframe within which the Governor must return a vetoed bill while the Legislative Assembly is in session.

Section 9 also raises issues regarding the procedure for "returning" or "filing" vetoed items or bills. The former Section 9 provided for filing measures vetoed after adjournment with the Secretary of State. The current Section 9 only refers to "returning" vetoed measures to the house of origin for entry of the Governor's objections in the journal. A question is whether this procedure applies to measures vetoed after adjournment. Also, the current wording of North Dakota Century Code Section 54-07-01.5, enacted in 1987, requires the Governor to file bills with the Secretary of State, but the timeframes are based on the previous 3-day and 15-day formulas.